HARTMAN & WINNICKI, P.C. Daniel L. Schmutter dschmutter@hartmanwinnicki.com 74 Passaic Street Ridgewood, New Jersey 07450 (201) 967-8040

BECK REDDEN LLP
Chad Flores*
cflores@beckredden.com
Daniel Hammond*
dhammond@beckredden.com
Hannah Roblyer*
hroblyer@beckredden.com
1221 McKinney Street, Suite 4500
Houston, Texas 77010
(713) 951-3700
*Pro hac vice motions to be filed
Attorneys for Plaintiffs

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

DEFENSE DISTRIBUTED, SECOND AMENDMENT FOUNDATION, INC., FIREARMS POLICY COALITION, INC., FIREARMS POLICY FOUNDATION, THE CALGUNS FOUNDATION, CALIFORNIA ASSOCIATION OF FEDERAL FIREARMS LICENSEES, INC., and BRANDON COMBS,

Plaintiffs,

v.

GURBIR GREWAL, ATTORNEY GENERAL OF THE STATE OF NEW JERSEY,

Defendant.

Civil Action No.	

Document electronically filed

CERTIFICATE OF SERVICE

I, DANIEL L. SCHMUTTER, ESQ., hereby certify as follows:

- 1. I am an attorney at law admitted to practice before this Court and am a member of the firm of Hartman & Winnicki, P.C., attorneys for Plaintiffs in the above-captioned matter. On February 5, 2019, I electronically filed and served the following documents on behalf of Plaintiffs:
 - a. Plaintiffs' Verified Complaint with Exhibits A-F
 - b. Plaintiffs' Civil Cover Sheet
 - d. Plaintiffs' Corporate Disclosure Statement
 - e.. Plaintiffs' Brief in Support of Plaintiffs' Motion for a Temporary Restraining Order and Preliminary Injunction, with Exhibits 1-53
 - f. Plaintiffs' Proposed Order to Show Cause with Temporary Restraining Order
 - g. Plaintiffs' Proposed Order Granting Preliminary Injunction
 - h. Declaration of Brandon Combs
 - i. Declaration of Daniel Hammond
 - 2. Service of each of the foregoing documents was also made on this date upon the

following via electronic mail:

Dated: February 5, 2019

Pillsbury Winthrop Shaw Pittman, LLP Casey Low casey.low@pillsburylaw.com
Kenneth W. Taber
kenneth.taber@pillsburylaw.com
Benjamin D. Tievsky
benjamin.tievsky@pillsburylaw.com

New Jersey Attorney General's Office Lorraine Karen Rak Lorraine.Rak@law.njoag.gov Melissa Medoway Melissa.Medoway@law.njoag.gov Jeremy Feigenbaum Jeremy.Feigenbaum@njoag.gov

I declare under penalty of perjury that the foregoing is true and correct.

By: s/ Daniel L. Schmutter, Esq.

Daniel L. Schmutter, Esq.

HARTMAN & WINNICKI, P.C.

74 Passaic Street

Ridgewood, New Jersey 07450

Phone: (201) 967-8040 Fax: (201) 967-0590

dschmutter@hartmanwinnicki.com

Attorneys for Plaintiffs